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Attorneys for Specially-Appearing Defendants
RIVER ROCK ENTERTAINMENT AUTHORITY,
RIVER ROCK CASINO and
HARVEY HOPKINS

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

NORMAN RUNYAN,

Plaintiff,

vs.

RIVER ROCK ENTERTAINMENT
AUTHORITY, RIVER ROCK CASINO,
HARVEY HOPKINS, an individual, and
DOES 1-50, inclusive,

Defendants.

CASE No. 3:08-CV-01924-VRW

**DECLARATION OF VERNON L.
JENKINS IN SUPPORT OF
SPECIALLY-APPEARING
DEFENDANTS' MOTION TO
DISMISS**

I, Vernon L. Jenkins, declare as follows:

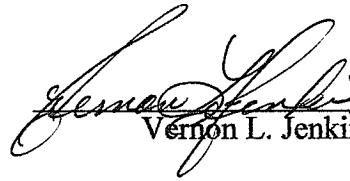
1. I am over the age of 18 and not a party to this action.
2. I serve as the claims administrator for all claims filed against the River Rock Casino and/or River Rock Entertainment Authority under the Dry Creek Gaming Commission Procedures for Processing Tort Claims. I have personal knowledge of the facts set forth herein unless otherwise stated and can and will competently testify thereto if called upon to do so. This Declaration is made in support of Specially Appearing Defendants'

1 Motion to Dismiss.

2 3. As Claims Administrator, I receive the initial copy of all claims submitted
3 pursuant to the Dry Creek Gaming Commission Procedures for Processing Tort Claims.

4 4. I have not received any claim from Norman Runyan.

5
6 I declare under penalty of perjury under the laws of the State of California that the
7 foregoing is true and correct. Executed this 16 day of April, 2008, at HEALSBURG, California.

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10 Vernon L. Jenkins, Declarant

11 # 5265168_v1